

UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA  
*Criminal No.: 21-CR-245 (NEB/JED)*

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UNITED STATES OF AMERICA, )  
vs. )  
Plaintiff, ) STATEMENT OF FACTS IN SUPPORT OF  
MUSE MOHAMUD MOHAMED ) EXCLUSION OF TIME UNDER THE  
Defendant. ) SPEEDY TRIAL ACT

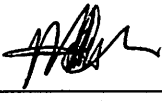
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Pursuant to 18 USC §3161 (h)(7)(A), Muse Mohamud Mohamed, the defendant in this case, agrees to the following statement of facts in support of my motion to exclude time under the Speedy Trial Act. My attorney and I need additional time to obtain and review and analyze the discovery in my case.

Based on the facts above, I request that the period time my lawyer has requested for an extension, which is 21 days, be excluded from the time in which I would have otherwise be brought to trial.

I have discussed this matter with my attorney. I voluntarily make this request with full knowledge of my rights under the Speedy Trial Act.

Dated: 12/14/21

  
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Muse Mohamud Mohamed

Respectfully submitted,

Dated: December 14, 2021

*/s/ Charles F. Clippert*

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